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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/709,219	04/22/2004	Raj P. Singh Gaur	01-2-116	3218	
24252 7	590 03/17/2006		EXAMINER		
	OSRAM SYLVANIA INC 00 ENDICOTT STREET			FIORITO, JAMES	
DANVERS, M	-		ART UNIT	PAPER NUMBER	
•			1754		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No:	Applicant(s)	
	10/709,219	SINGH GAUR ET AL.	
Office Action Summary	Examiner	Art Unit	
	James A. Fiorito	1754	
- The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wi	th the correspondence addr	ess ~
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION (66). In no event, however, may a rill apply and will expire SIX (6) MON cause the application to become AE	CATION. Teply be timely filed  ITHS from the mailing date of this common sandoned (35 U.S.C. § 133).	
Status		•	
1) Responsive to communication(s) filed on 22 Ap	oril 2004		·
	action is non-final.	•	
3) Since this application is in condition for allowar		ers, prosecution as to the n	nerits is
closed in accordance with the practice under E		•	
Disposition of Claims			
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.			
4a) Of the above claim(s) is/are withdray			
5) Claim(s) is/are allowed.		•	
6)⊠ Claim(s) <u>1-12</u> is/are rejected.			
7) Claim(s) is/are objected to.	•		
8) Claim(s) are subject to restriction and/or	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine			
10) The drawing(s) filed on is/are: a) accompany			
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct	•		
11) The oath or declaration is objected to by the Ex	aminer. Note the attached	d Office Action or form PTC	)-152.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. §	§ 119(a)-(d) or (f).	
1. Certified copies of the priority document	s have been received.	•	
2. Certified copies of the priority document		application No.	
3. Copies of the certified copies of the prior			tage
application from the International Bureau			
* See the attached detailed Office action for a list	•	received.	
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Attachment(s)			
1) Notice of References Cited (PTO-892)  Notice of Proffsporson's Patent Drawing Review (PTO-948)	• ——	Summary (PTO-413) (s)/Mail Date	
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date 4/22/04.</li> </ul>	5 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Informal Patent Application (PTO-	152)

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Silva (US 4923507).

Silva discloses a method for the dissolution and purification of tantalum concentrates, comprising: (a) combining a tantalum concentrate, a fluoride-containing compound, and sulfuric acid to form a solution containing tantalum values and impurities; the fluoride-containing compound is CaF.sub.2 (Abstract), and (b) separating the tantalum values from the impurities by solvent extraction (Column 4). Silva also discloses that greater than 90% of the tantalum values in the tantalum concentrate are dissolved into the solution (Column 4, Lines 60-66).

#### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2,8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silva (US 4923507) in view of Singh (US 6383459).

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Silva does not state that the fluoride-containing compound is ammonium bifluoride.

Singh discloses a purification of tantalum process wherein the fluoride-containing compound is ammonium bifluoride (Abstract). Singh also discloses that CaF<sub>2</sub> is a possible alternative to ammonium bifluoride as a fluoride-containing compound used in the process. Silva and Singh are analogous are because they are from the same field of endeavor, namely purification of tantalum processes.

At the time of invention it would have been obvious to form the process of Silva including that the fluoride-containing compound CaF<sub>2</sub> being substituted by ammonium bifluoride in view of the teaching of Singh. The suggestion or motivation for doing so would have been to provide an economical method for purifying tantalum without the use of hydrofluoric acid.

Claims 1, 3, 4, 10 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silva (US 4923507) in view of Pierret (US 3117833).

Silva discloses the solvent extraction comprises contacting the solution containing the tantalum values and impurities with an organic phase whereby at least a portion of the tantalum values in the solution are extracted into the organic phase, separating the organic phase from the solution (Column 17).

Silva does not state the step of contacting the organic phase with an aqueous medium to extract at least a portion of the tantalum values from the organic phase into the aqueous medium.

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Pierret discloses the step of contacting the organic phase with an aqueous medium to extract at least a portion of the tantalum values from the organic phase into the aqueous medium (Column 17). Silva and Pierret are analogous are because they are from the same field of endeavor, namely purification of tantalum processes.

At the time of invention it would have been obvious to form the process of Silva including the step of contacting the organic phase with an aqueous medium to extract at least a portion of the tantalum values from the organic phase into the aqueous medium in view of the teaching of Pierret. The suggestion or motivation for doing so would have been to provide further purification of the tantalum (Column 17).

Pierret also discloses that the organic phase is methyl iso-butyl ketone (Column 17).

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Silva (US 4923507) in view Pierret (US 6383459) as applied to claim 1, 3, 4, 10 and 12 above, and further in view of Singh (US 5635146).

Silva in view of Pierret does not disclose that the tantalum values are precipitated from the aqueous medium by adding ammonium hydroxide.

Singh discloses that the tantalum values are precipitated from the aqueous medium by adding ammonium hydroxide (Column 6 Lines 40-44). Silva, Pierret, and Singh are analogous are because they are from the same field of endeavor, namely purification of tantalum processes.

At the time of invention it would have been obvious to form the process of Silva in view of Pierret including the tantalum values are precipitated from the aqueous medium

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by adding ammonium hydroxide in view of the teaching of Singh. The suggestion or motivation for doing so would have been to convert K<sub>2</sub>TaF<sub>7</sub> into ammonium tantalum (Column 6).

Claim 5 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silva (US 4923507) in view of Pierret (US 3117833) as applied to claim 1,3,4,10 and 12 above, and further in view of Singh (US 6383459).

Silva in view of Pierret does not state that the fluoride-containing compound is ammonium bifluoride.

Singh discloses a purification of tantalum process wherein the fluoride-containing compound is ammonium bifluoride (Abstract). Singh also discloses that CaF<sub>2</sub> is a possible alternative to ammonium bifluoride as a fluoride-containing compound used in the process. Silva, Pierret and Singh are analogous are because they are from the same field of endeavor, namely purification of tantalum processes.

At the time of invention it would have been obvious to form the process of Silva in view of Pierret including that the fluoride-containing compound CaF<sub>2</sub> being substituted by ammonium bifluoride in view of the teaching of Singh. The suggestion or motivation for doing so would have been to provide an economical method for purifying tantalum without the use of hydrofluoric acid.

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Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Silva (US 4923507) in view of Pierret (US 3117833) and Singh (US 6383459) as applied to claims 1, 3-5, 10, 11 and 12 above, and further in view of Singh (US 5635146).

Silva in view of Pierret and Singh '459 does not disclose that the tantalum values are precipitated from the aqueous medium by adding ammonium hydroxide.

Singh '146 discloses that the tantalum values are precipitated from the aqueous medium by adding ammonium hydroxide (Column 6 Lines 40-44). Silva, Pierret, Singh '459 and Singh '146 are analogous are because they are from the same field of endeavor, namely purification of tantalum processes.

At the time of invention it would have been obvious to form the process of Silva in view of Pierret, and Singh '459 including the tantalum values are precipitated from the aqueous medium by adding ammonium hydroxide in view of the teaching of Singh '146. The suggestion or motivation for doing so would have been to convert K<sub>2</sub>TaF<sub>7</sub> into ammonium tantalum (Column 6).

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Fiorito whose telephone number is (571)272-7426. The examiner can normally be reached on Standard.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stanley Silverman can be reached on (571) 272-1358. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

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Steven Bos

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